

## **APPROVAL OF WAGE RATES – COST REIMBURSEMENT FOR CONSTRUCTION**

[CT, T&MC –09/04] [FAR 52.222 – 16 – 02/88]

(This Article applies if the amount of the Subcontract is in excess of \$2,000 for construction within the United States. Subcontracts are exempt for work performed outside the United States.)

All straight time wage rates, and overtime rates based thereon, for laborers and mechanics engaged in work under this Subcontract must be submitted for approval in writing by the JPL or a representative expressly designated for this purpose, if the straight time wages exceed the rates for corresponding classifications contained in the applicable Davis-Bacon Act minimum wage determination included in the Subcontract. Any amount paid by the Subcontractor to any laborer or mechanic in excess of the JPL approved wage rate shall be at the expense of the Subcontractor and shall not be reimbursed by the Institute. If JPL refuses to authorize the use of the overtime, the Subcontractor is not released from the obligation to pay employees at the required overtime rates for any overtime actually worked.